#### Case 2:11-cv-01885-PMP-GWF Document 32 Filed 06/06/12 Page 1 of 10 1 HOWARD COLE, ESQ. STATE BAR NO. 4950 2 HCole@lrlaw.com CHANTEL D. WALKER, ESQ. 3 STATE BAR NO. 7640 CWalker@lrlaw.com 4 JENNIFER HOSTETLER, ESO. STATE BAR NO. 11994 5 JHostetler@lrlaw.com LEWIS AND ROCA LLP 6 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 7 Tel: (702) 949-8200 Fax: (702) 949-8398 8 Attorneys for Defendants/Counterclaimants 9 10 UNITED STATE DISTRICT COURT DISTRICT OF NEVADA 11 MARK SCHADT, an individual, Case No. 2:11-CV-01885 12 Plaintiff, 13 VS. STIPULATED PROTECTIVE ORDER 14 ATAL BANSAL, an individual; CHETU, 15 INC., a Florida corporation; DOES I-X, inclusive; and ROE CORPORATIONS 1-10 16 inclusive; 17 Defendants. 18 ATAL BANSAL, an individual, and CHETU, 19 INC., a Florida corporation, 20 Counterclaimants. 21 VS. 22 MARK SCHADT, an individual, DOES 1 - 10, inclusive; and ROE CORPORATIONS1-20 23 inclusive, 24 Counter-Defendants, 25 All parties, Plaintiff/Counter-Defendant Mark Schadt, and Defendants/Counterclaimants 26 Atal Bansal and Chetu, Inc. ("Defendants/Counterclaimants"), stipulate to the following terms 27 regarding a Protective Order of confidentiality and request that the Court enter a corresponding 28

Lewis and Roca LLP West Liberty Street, Suite 410 Reno, Nevada 89501 order:

- 1. "Confidential Material." As used in this Protective Order, confidential material shall refer to records and/or things any party designates as confidential information including, but not limited to: (1) the identity of Chetu, Inc.'s past, present and/or prospective customers except as otherwise previously disclosed in the parties' pleadings; (2) Chetu, Inc.'s customer agreements including, but not limited, service agreements and/or work orders and any drafts thereof; (3) Defendants/Counterclaimants communications with Chetu, Inc.'s past, present and/or prospective customers; (3) any and all proprietary and/or otherwise confidential information obtained from and/or provided by third parties including, but not limited to ,Chetu, Inc.'s past, present and/or prospective customers; (4) Chetu, Inc.'s financial information including, but not limited to, pricing information, customer receipts, salary/commission/bonus calculations and/or structure and payments made thereunder; and (5) any and all other information and/or documents which relate to Chetu, Inc.'s confidential and/or proprietary information and/or Chetu, Inc.'s trade secrets. All confidential material is the exclusive, inalienable property of the party producing the materials or acquiring the same from a non-party.
- 2. "Records." As used in this Protective Order, records shall mean information that is in document form, inscribed or otherwise recorded on a tangible medium, or that is stored in an electronic or other medium and is retrievable in perceivable form. Records include both electronic records and printed, typewritten, and other tangible records.
- 3. **Scope.** This Protective Order shall govern confidential material produced or disclosed by any party in response to formal or informal discovery conducted in this matter. Nothing in this Protective Order shall be deemed to preclude a party's right to: (a) oppose discovery on grounds not addressed under the terms of this Protective Order, or (b) object on any ground to the admission of any confidential material into evidence at trial. Further, nothing contained in this Protective Order shall prejudice the right of any party to contest the alleged relevancy, admissibility, or discoverability of the confidential material sought.
- 4. **Designation of Confidential Material.** Any party may designate all or any portion of records and/or things it produces formally or informally to other parties to this litigation or obtains through subpoena as confidential material. The designation of confidential material

shall be made by any practicable means, including placing on the thing so designated, such that it will not interfere with its legibility, an appropriate notice such as the following: "confidential" or "confidential material." Confidential material will be Bates stamped, if appropriate. All records and things designated as confidential material shall be treated as such pursuant to the terms of this Protective Order until further order by the Court.

- 5. Unintentional Disclosure. Inadvertent production of any materials without a confidential designation will not waive a party's claim that the information is confidential or estop a party from designating the information as confidential at a later date. If materials have not yet been designated as confidential, disclosure of them by the other party does not violate this Order.
- 6. **Objection to Designation.** If any party objects to the designation of any record or thing as confidential material, that party shall promptly notify all other parties in writing within thirty (30) days of receipt of the confidential material. The parties shall have a period of no longer than twenty (20) days to resolve the dispute by agreement. If the dispute is not resolved by agreement, the designating party shall move to enforce the confidential designation ten (10) days thereafter. The designating party shall bear the burden of establishing that the materials are properly designated as confidential. Pending such determination by the Court (or the expiration of the period in which any party may make a challenge to an adverse ruling, if later), the records and/or things shall be maintained as confidential material.
- 7. Access to Confidential Material. Access to confidential material shall be limited to the parties, the attorneys of the parties in this action, the attorneys' clerical, secretarial, and support staff, witnesses and potential witnesses, and outside experts or other consultants retained to assist in the prosecution or defense of this action. Confidential material may also be disclosed to the persons that authored or created the same. Confidential material, to the extent they discuss a particular person, may be disclosed to the person so discussed. Such access shall only be for the purposes of this litigation and not for any other purpose. Parties, witnesses and potential witnesses may only view confidential materials in the presence of a party's counsel, they may not be given copies of any confidential materials.

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8. **Disclosure**. Confidential materials shall not be disclosed or communicated to any person except attorneys for the parties and their employees unless and until that person has been given a copy of this Order and has signed the Promise of Confidentiality, attached as Exhibit A, that he or she has received and agreed to comply with its terms. Copies of acknowledgement forms shall be retained by counsel for the party having the same executed and upon a showing of good cause to the satisfaction of the Court they shall be disclosed to counsel for the opposing party. The party seeking such disclosure shall have the burden of establishing good cause for such disclosure.

Other than as provided, confidential material may not be disclosed except pursuant to an order of the Court, or pursuant to a modification of this Order by a writing signed by counsel for all parties.

- 9. **Storage of Confidential Material.** Persons receiving confidential information shall maintain all confidential material in a secure location.
- 10. Use of Confidential Material. Persons receiving confidential information shall use the confidential material for the purpose of this lawsuit only.
- (a) No confidential material will be produced, disclosed, or otherwise utilized in any other litigation, whether or not that litigation involves parties to this case. Further, no confidential material shall be disseminated to or shared with any organization or entity, or any representative thereof, that regularly disseminates documents or information regarding documents, including abstracts or summaries, or any other records as a service to its members, subscribers, or others, or the representative of such an organization or entity.
- (b) If any subpoenas, requests for production, or other forms of discovery in connection with other litigation are served on any authorized person, that authorized person will immediately notify counsel of record for the party designating the materials as confidential, provide such counsel with a copy of the subpoena or other discovery request, and will consent to and assist in obtaining an order from the appropriate court protecting the confidential material from being disseminated outside the scope of this Protective Order of confidentiality.

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#### 11. Confidential Material Submitted to the Court.

Any confidential material to be filed with the Court, including but not limited to any pleading, motion, transcript, videotape, exhibit, photograph, or other material filed with any court that incorporates or includes confidential material, shall be filed under seal.

(a) Confidential material in the form of attachments to summary judgment or dispositive motions, or documents that are identified in the joint pretrial order, may be filed under seal only after the Court orders that such documents may be sealed because "compelling reasons" exist to seal them. See Kamakana v. City and County of Honolulu, 447 F. 3d 1172 (9th Cir. 2006).

If Plaintiff/Counter-Defendant or Defendants/Counterclaimants intend to file confidential material as (1) an attachment to a motion for summary judgment or other dispositive motion filed with the Court, or (2) documents that are identified in the joint pretrial order, the party seeking to file will notify counsel for the other party at the time of the filing of such motion and will identify (by bates number) the confidential documents sought to be filed so that the other party can file a Motion to File Documents Under Seal with the Court. The confidential material will not be filed until after the Court has ruled on the party's Motion to File Documents Under Seal.

- (b) Confidential material that is not being submitted to the Court as part of a summary judgment or other dispositive motion, or as part of a joint pretrial order, may be filed under seal without first seeking a further order to seal from the Court. Such documents may be filed under seal pursuant to this protective order.
- (c) Confidential material that is submitted to the Court for *in camera* review shall be submitted in accordance with LR 10-5, i.e., material will be submitted in an envelope that bears a captioned cover sheet marked "For <u>in camera</u> review only." When the Court has completed its review of such materials, the materials will be returned to the party that submitted them.
- 12. **Depositions.** Discovery material furnished by a party in the form of testimony shall be designated as confidential either at the time the testimony is taken, or in writing within twenty (20) days after the transcript of the testimony has been received by the designating party.

The court reporter for any such testimony shall be informed of this Order by the party making the confidential designation. The court reporter shall comply with and be bound by this Order. In the event the party furnishing deposition testimony designates portions or all of that testimony as confidential, the court reporter shall separately transcribe and submit under seal, to counsel for the parties, transcriptions of the testimony designated as confidential. Confidential transcripts of deposition testimony shall be treated the same and afforded the same protections as other material designated as confidential under this Order.

Nothing in this Order shall be construed to preclude counsel from showing confidential material to any witnesses during depositions in this action, hearings conducted in this action, or at trial of this action. Any counsel showing confidential material shall have a good faith basis for making the disclosure and shall act in good faith. In the event any confidential material is shown to a witness, it shall not lose its confidential status. Counsel for each party shall show confidential information to a witness in a manner that will protect the confidential material from further disclosure. Any witness shown confidential material shall state under oath on the record that the witness agrees to be bound by this Protective Order.

- 13. Evidence at Trial. Any party objecting to the introduction at trial of any confidential materials or that seeks to maintain the confidentiality of such materials at trial shall make a motion to the court. Such moving party will have the burden of establishing good cause to bar the introduction of such materials or maintain their confidential status at trial. Such motion shall be made within ten (10) days of the submission of the parties' final pre-trial order which will in turn designate all materials, except those used for purposes of impeachment, that a party seeks to introduce at trial. The designation of confidential materials in the final pre-trial order shall be by opaque descriptions such as bates number that does not disclose any confidential information.
- 14. **Improper Disclosure**. Should any confidential material be disclosed to any unauthorized person, the unauthorized person (a) shall be informed promptly of the provisions of this Protective Order of confidentiality by the party who first learns of the disclosure, and upon such notice shall be subject to the terms of this Protective Order of confidentiality; (b) shall be identified immediately to counsel of record for the party designating the materials as confidential

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and (c) shall be directed, if within control of a party or his/her/its counsel, or otherwise asked, to sign the Promise of Confidentiality (Exhibit A). At the sole discretion of the party designating the materials as confidential, such unauthorized person may be required to surrender to the party designating the materials as confidential all copies of confidential material in such unauthorized person's possession. The person or entity who caused the unauthorized disclosure shall be responsible for securing the unauthorized person's assent to the Promise of Confidentiality and for all reasonable attorneys' fees, costs, and expenses associated with enforcement of this Protective Order of Confidentiality.

15. Return of Confidential Material. The provisions of this Order shall survive the termination of this action. Within thirty (30) days of the termination of this action (including appeals), the parties shall return all confidential materials to counsel for the disclosing party, without keeping any copies (paper, electronic, or otherwise). Any party seeking the return of materials shall assume the costs of having the same returned.

In lieu of returning confidential materials, the party in possession of such information may destroy such materials. The party in possession of confidential information must notify counsel for the disclosing party in writing of the destruction of the information within sixty (60) days of the conclusion of litigation between the parties.

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1	Counsel for the parties are responsible for retrieving from their retained experts and
2	consultants all confidential materials and returning or destroying them, and for assuring that their
3	retained experts and consultants do not keep any copies. In lieu of having such materials returned,
4	such counsel shall secure a written confirmation from their retained expert and consultants that
5	such materials have been destroyed.
6	IT IS SO STIPULATED:
7	LEWIS AND ROCA LLP MORTENSON & RAFIE, LLP
8	By: NOF Pafe
9	HOWARD E. COLE Nevada State Bar No. 4950  DARIUS F. RAFIE Nevada State Bar No. 6465
10	CHANTEL D. WALKER Nevada State Bar No. 7640 Jason M. Peck Nevada State Bar No.
11	Nevada State Bar No. 11994  10781 W. Twain Avenue
12	3993 Howard Hughes Pkwy., Ste. 600 Las Vegas, Nevada 89135 Las Vegas, Nevada 89169
13	Attorneys for Defendants/Counterclaimants Attorney for Plaintiff(Counter-Defendant
14	Dated this 1st day of May, 2012.  Dated this 1 day of May, 2012.
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17	IT IS SO ORDERED:
18	Leonge Foley a
19	UNITED STATES MAGISTRATE JUDGE
20	June 6, 2012
21	DATE
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### **EXHIBIT A**

PROMISE OF CONFIDENTIALITY				
State of				
County of _	) ss. )			
1.	My name is I live at			
2.	I am employed asby			
3.	I am aware that a Protective Order has been entered in the lawsuit styled Case No.			
Case No. 2:	11-CV-01885, Mark Schadt v. Atal Bansal, et al in the United States District Court,			
District of N	levada, and a copy of that Protective Order has been given to me.			
4.	I promise that I will use the confidential material as defined under that Protective			
Order only in connection with assisting counsel of record for a party in the prosecution or defense				
of this matter.				
5.	I promise that I will not disclose or discuss such confidential material with any			
person other	than counsel of record for the parties or members of their staff who are actively			
engaged in	the preparation of this case. If I am an outside expert or consultant retained by a			
party's coun	sel, I may discuss and share the materials with my employees who assist me in my			
work for suc	h counsel.			
6.	I promise that I will not attempt or assist in any attempt to seek permission from			
any other co	urt to access the confidential material produced in this matter for use in other litigation			
or for any other purpose.				
7.	I understand that any use of the confidential material I obtain, in any manner			

- 7. I understand that any use of the confidential material I obtain, in any manner contrary to the provisions of the Protective Order or this Promise of Confidentiality may subject me to sanctions by this Court, and I agree to the jurisdiction of this Court to enforce any such Order.
- 8. I expressly consent to the jurisdiction of this Court with respect to matters within the scope of the Protective Order.

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	9. I understand that violating the terms of the Protective Order or this Promise of
	Confidentiality could result in civil sanctions levied by the Court, as well as criminal penalties
	under state or federal law.
	10. Within twenty (20) days of final termination of this action (the earlier of execution
	of a settlement agreement or entry of a judgment), I will return to counsel from whom I received
-	the confidential material in this case, all confidential material, including all copies, notes, direct
	quotes, descriptions, summaries, indices, transcripts, renderings, photographs, recordings, floppy
	discs, compact discs, DVDs, other magnetic or electronic media, and physical or electronic
	reproductions of every kind thereof. I promise that under no circumstance will I retain any
	originals or duplicate of any such confidential material. I assume all responsibility for returning
	the confidential material as set forth herein. Alternatively, I may securely destroy all such
	materials unless I am instructed to return them. Should I destroy the confidential material, I agree
	to notify counsel who provided me with such materials in writing of the destruction of the
	material within sixty (60) days of the conclusion of litigation between the parties. My failure to
	return or destroy all such confidential material will be deemed a disclosure of the confidential
	information in violation of the Protective Order of confidentiality and this Promise of
	Confidentiality, which may subject me to sanctions. I expressly agree to pay all reasonable
	attorneys' fees, costs, and expenses associated with enforcement of this paragraph in order to
	obtain my compliance with it, in addition to any sanctions the Court may impose.
	Signature Date

Lewis and Roca LLP West Liberty Street, Suite 410 Reno, Nevada 89501